## **EXHIBIT K**

INDEX NO. 656014/2020

LICS-840C

SUPREME COU	RT OF	THE STA	TF OF	NFW	YORK
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**COUNTY OF New York** 

Index No: 656014/2020 **Argonaut Insurance Company** RJI No. (if any): Plaintiff(s)/Petitioner(s) -against-**COMMERCIAL DIVISION** Drivetrain, LLC, ABC CORPORATIONS 1-10, JOHN DOES 1-10 **Request for Judicial Intervention Addendum** 

**COMPLETE WHERE APPLICABLE** [add additional pages if needed]:

Plaintiff/Petitioner's cause(s) of action [check all that apply]:

$\boxtimes$	Breach of contract or fiduciary duty, fraud, misrepresentation, business tort (e.g. unfair competition), or statutory and/or common law violation where the breach or violation is alleged to arise out of business dealings (e.g. sales of assets or securities; corporate restructuring; partnership, shareholder, joint venture, and other business agreements; trade secrets; restrictive covenants; and employment agreements not including claims that principally involve alleged discriminatory practices)
	Transactions governed by the Uniform Commercial Code (exclusive of those concerning individual cooperative or condominium units)
	Transactions involving commercial real property, including Yellowstone injunctions and excluding actions for the payment of rent only
	Shareholder derivative actions — without consideration of the monetary threshold
	Commercial class actions — without consideration of the monetary threshold
	Business transactions involving or arising out of dealings with commercial banks and other financial institutions
	Internal affairs of business organizations
	Malpractice by accountants or actuaries, and legal malpractice arising out of representation in commercial matters
	Environmental insurance coverage
	Commercial insurance coverage (e.g. directors and officers, errors and omissions, and business interruption coverage)
	$ \hbox{Dissolution of corporations, partnerships, limited liability companies, limited liability partnerships and joint ventures-without consideration of the monetary threshold } \\$
	Applications to stay or compel arbitration and affirm or disaffirm arbitration awards and related injunctive relief pursuant to CPLR Article 75 involving any of the foregoing enumerated commercial issues — without consideration of the monetary threshold

Defendant(s)/Respondent(s)

Plaintiff/Petitioner's claim for compensatory damages [exclusive of punitive damages, interest, costs and counsel fees claimed]:

306999.80

Plaintiff/Petitioner's claim for equitable or declaratory relief [brief description]:

Plaintiff requests that Drivetrain post collateral in the amount of \$306,999.80

Defendant/Respondent's counterclaim(s) [brief description, including claim for monetary relief]:

I REQUEST THAT THIS CASE BE ASSIGNED TO THE COMMERCIAL DIVISION. I CERTIFY THAT THE CASE MEETS THE JURISDICTIONAL REQUIREMENTS OF THE COMMERCIAL DIVISION SET FORTH IN 22 NYCRR § 202.70(a), (b) and (c).

Dated: 11/17/2020 TOD SCOTT CHASIN **SIGNATURE** 

TOD SCOTT CHASIN

**PRINT OR TYPE NAME**